Piper, the Belfry Murderer, and His Terrible Crimes.

FROST, THE PETERSHAM BUTCHER.

Boston, May 24, 1876. e fate of Thomas W. Piper, the beirry murderer, hose execution is arranged for next Friday forencondeed it may be said that not since the hanging of ofessor Webster, for the murder of Dr. Parkman, has the been such a high and general excitement over ere been such a high and general excitement over y kindred event as that which seems to be generated the panding or approaching fate of the murderer of the! Young and Bridget Landergan. The tragedy in selfry was of tiself sufficiently horrible to arouse a mmunity, but since the convicted wretch has owned to the commission and attempts of other tragedies ually diabolical the indignation and excitement has on almost unbounded. There seem to be few, if y, palliating features or extenuating circumstances nascted with the unfortunate position in which the ndemned man finds himself. On the contrary, the velociments of investigation, as well as his own dedepends of investigation, as well as his own de-depends of investigation, as well as his own de-dependence of the confessions since there seemed to be no hope of ping the gallows, all go to show that in Piper's ation the world will be relieved of the presence of

who ever dangled from the end of a rope. It is hardly seconsary to say that he finds little sympathy, for even the philanthropists, who usually seek to interrupt ust ee on occasions of this kind, have not seen fit to be very industrious in his behalf, a circumstance which

marcy this side of eternity.

THE BOOMED MAN AND HIS VICTIME.

The public are already too sadly familiar with Piper's infamous career. His name, however, can hardly be mentioned or thought of without recalling his appalling crimes and innocent victims—the bright little girl of five years, Mabel H. Young; the domestic, Bridget Landergan; the castaway, Mary Tyner, whom the fiend thought he had killed, but who miraculously recovered, and is now ending her life in an insane asylum, and the Sullivan girl, whom he knocked senseless, and would have killed if he had not been frightened by the sound of approaching footateps. The murder of Bridget Landergan was the first of Piper's capital crimes. She was a domestic in the employ of Sheldon Barry, on Bellevue avenue, in the Porchester district, and was beaten to death with a dub made from the end of a wagon shaft, on the highway, near Columbia street, on the evening of December 7, 1873. Piper was arrested at the time, but afterward released, and shortly afterward Thomas Cahill, the crime, but never brought to trial, and the murder was added to the long list of unsolved crimes until Piper confessed to being the perpetrator. Mary Tynor, young woman of questionable character, his second fictim, was found in her room on Oxford street, on the the was not expected to survive. That she did was almost miraculous, but fully as strange as her recovery was the fact that she steadfastly refused to say anything regarding her assailant, and the affair remained a deep mystery until confessed and explained by the flendish per. This woman is now in the Taunton Insane sylum, whither she was conveyed from Deer Island, here she had been committed from Boston as a night alker. She is now violently and hopelessly insane, the butchery of Mabel Young was on Sunday, the 23d hich Piper decoyed the little innocent, and then bru-ly murdered her with a bat stick. His attempt to seeal his crime and subsequent movements have all nurdered her will a one sect.

al his crime and subsequent movements have all isscribed in the Hrnale from time to time, and a tion is not now called for. Suspicion and arrest aly followed, but two trials were necessary before viction was secured, the jury having disagreed afret instance.

conviction was secured, the jury having a the first instance.

The maintained Piper in committing his airocious rimes appears to have been a morbid desire for bloodhed, supplemented with an almost animal last, and these weaknesses of human nature, aggravated by constant and copious draughts of opium and whiskey.

In view of the statement by Piper in his confession, that an irresistible indisence impelled him to murder the Landergan girl, it is worth while to recall the testimony of a colored girl who saw the man stooping over the body and in such a manner as to indicate pretty clearly that the criminal, whoever he was, had for his object simply lust. The manner in which the Landergan girl's clothing was tora would also seem to demonstrate that Piper's "irresistible impulse" was traceable to a most brutish lust. It is a fact which has never been published, that the brûte in his confession stated that he murdered the Landergan woman that he might that he manner in which the Landers had been shown as a most brutish lust. It is a fact which has never been published, that the brûte in his confession stated that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he murdered the Landergan woman that he might that he for the murdered the Landergan woman that he might t

by those who know him, are too dingusting for publication.

PERPARING FOR THE PINAL ORDRAL.

Ever since making his confession Piper has manifested the feelings of sorrow and repentance characteristic of the general run of murderous villains. It may be that they are deceived, but the clergymen who visit and administer consolation and spiritual advice to him believe that the wretch is sincerely sorry for his stimes. The general public, however, believe that his sorrow is more on account of being detected than for the crimes themselves. On one occasion, previous to the murder of Mabel Young, Piper spent the night at the residence of Rev. Mr. Pentecost, and after he had retired the clergyman heard greans proceeding from his chamber, and upon the door being forced open he was found in bed with his head wrapped in towels copiously saturated with chloroform. A physician was at once sent for, who declared that in two or three minutes more death would have ensued from suffocation. Whether the cause of this attempt at self-destruction was remorae or the effects of whiskey and optum is not known, but it is unfortunate that he did not succeed in ending his existence, and thus the life of Mabel Young would have been spared, even though the murderer of Bridget Laadergan was never known. While the condemned man, as the end draws hear, induges in professions of repentance, it is nevertheless noticeable that even if his conscience is disturbed it does not tell upon hith

FROST, THE PETERSHAM MUR-DERER

ANOTHER MASSACHUSETTS FIRND TO BE HUNG AT WORCESTER ON PRIDAY—ONE OF THE MOST SICKENING BUTCHERIES EVER HEARD OF-A HARD STRUGGLE TO "DIE GAME."

OF—A HARD STRUGGLE TO "DIE GAME."

WORCESTER, May 24, 1876.
On the same day that Piper gives up his life for the murder of Mabel Young in the Boston church belfry, there will be also executed at the jall in this city the perpetrator of one of the most flendish and revolting human butcheries ever known in a civilized community. The murderer is Samuel J. Frost and the victim was Franklin B. Towne, his brother-in-law, whom he killed in Petersham on the 4th of July, 1876. The motive of the murder was to secure property and money, and after the deed was committed the body was cut up into sentions and secreted in different parts of a dense wood, near the spot where the unfortunate man was killed. It was not until a month after the murder that any portion of the remains were found, and then only the trunk of the body, minus head and legs. A negro was walking through the woods one afternoon, and just before him rose up

which was so dense as to attract his attention. Upon examination he found under some leaves the headless and legless trunk just edescribed. The alarm was given, suspicion at once fastened upon Frost, and he was arrested in a hiding place on the same day. Previous to the discovery, and while Towne was missing, Frost gave it out that he had gone to California,
and the story was more than half believed. The head
of the body was found soon after, but the legs were
never discovered, and even now, just as he is about to
fuffer the death penalty, the murderer refuses to give
information which will lead to the discovery of the
balance of the body.

The defence came before the jury prepared to prove that Frost was not guilty of the crime to the full that Frost was not guilty of the crime to the full extent charged by the indictment. The killing of Frank P. Towne by Samuel J. Frost they should admit, but they should dony him guilty of that degree of crime which is punishable with death. The counseilor called for pity for the wretched man the jury saw before them, who, with one fell blow, had destroyed the man who had been to him a friend and a brother; who was now deprived of the sympathy and support of a wife, whom the jury had seen, strangely enough, using every effort to secure her husband's death. Explaining the different degrees of murder the counsel said the defence would show that

THIS MURDER WAS NOT COMMITTED WITH MALICE aronstnought, or with unusual atrocity. The defence would show that up to the time of the murder both men were on the murder was committed Frost was milking a helfer in the barn, when Towno came up and re-marked that he did not like Frost's style of milking; that both men became angered, a struggle ensued and both relied together on the barn floor; that Frest, in trying to rise, placed his hand upon the kicker beam, when it unexpectedly fell upon a piece of iron broken off from the top of the sledge hammer; that, grasping this iron, in the heat of passion, the prisoner struck the fatal blow. The defence would show that the prisoner, even after he had struck the blow, did not think Towne fatally injured, but that when he found, after his milking was done, that his brother-in-law was

after his milking was done, that his brother-in-law was dead, he was filled with utter dismay, and began following the suggestion of his first thought, to CONCEAL THE EVIDENCES OF HIS CRIME; that he first buried the body in the barn cellar, and afterward, finding that the burial place had been visited by some one other than himself, cut up the body, placed it in sacks and removed it to the cornfield, where it was found buried. The defence would deny that the body was buried at all in the swamp, and asked the jury to separate the events after the murder, the insults to the corpse, from the murder itself. The counsel declared the defence would show that all Frost's actions after the murder event those induced by attempts to conceal his crime, which filled him with terror unspeakable, and from which arrest was a welcome release.

The prisoner, not less than the audience, listoned almost breathlessly to the unfolding of the theory which the defence wished to establish, and as the prisoner at its conclusion sank back into his chair with a relieved look he seemed to have more sympathy among the spectators than had been shown at any time during the trial.

A THRILLING ACCOUNT OF THE MURDER BY FROST

clearly given, and he often stepped from the stand to clearly given, and he often stepped from the stand to during that fatal struggle in the barn. He testimony seemed to be rather a plea in his own defence, and, horrible as were the unfoldings, it charmed as a venominus angle every person in the audience. The prisoner related incidents before and after the murder substantially as witnesses for the government had detailed them. Here is his story:

"Then Mr. Towne came along and stops beside of me, and eays, I don't like your style of miking: "Well-them. Here is his story:

"Then Mr. Towne came along and stops beside of me, and eays, I don't like your style of miking: "Well-them and took hold of the box; he tried to keep it from him; he pushed me, and I sell over and my head struck on the stanchion; i toid him to let me up, and he said, 'Let go the pail, then.'"

Counsel—Where ware you?

Prisoner—I was down.

Counsel—Where was he he could not get his band down to shut off my wind.

Here the prisoner tensitated, and said he would rather not tell the exact words that followed, but counsel insisted, and Froat went on:—

"I said, 'Get off of me, damned quick!' he said, 'Not till you let go the pail;' lasad,' is had that until am forced to;' I reached for and

Mr. Towne in the face; then ib brought up my hand again and hit him again; then I brought up my hand again and hit him again; then I brought up my hand again and hit him again; the first time I struck him I brought blood; he kept hold of the stick and undertook to puil I knew the standard of the stick and undertook to puil I was yfrom me; as he commenced to puil I comm

THE COURTS.

How Criminals Go whipped of Justice.

RAIDING STRAW BAIL GIVERS.

Reforms That Are Very Much Wanted.

Arraignments and Pleas in the Crooked Whiskey Suits.

A great many people no doubt were surprised by the statement of United States District Attorney Bliss be-fore the Congressional Investigating Committee on Tuesday in relation to straw bail. He declared that turnishing bonds for the release of offenders has now become a business, and that a man in Chambers street keeps a large safe full of deeds of water lots, property keeps a large safe full of deeds of water lots, property heavily encumbered or in distant States, occasionally of no property at all, or bogus deeds of good real estate which the party presenting says have not yet been registered, and all of them very ingeniously executed. These he rents or sells to persons desiring to raise ball, and it is often a difficult matter to detect them. The business, Mr. Bliss said, proves so extensive and remunerative that some one has now started a shop in opposition to the Chambers street man.

It is well known to criminal lawyers and detectives

business, Mr. Bliss said, proves so extensive and romunerative that some one has now started a shop in opposition to the Chambers street man.

It is well known to criminal lawyers and detectives that there is in this city a class of persons who furnish straw bail at the police courts who have no deeds or bonds, bogus or otherwise, but whose whole stock in trade consists of implacable "cheek" and the ability to swear "powerful strong." There is a barroom near the City Hall where these people most do congregate, and for the price of a few drinks the friends of a prasoner can there find a professional gentleman who will swear he is worth any amount of money and will give bonds in any sum required. These people seem to be intimately acquainted with the topography of the town, and can tell without hesitation the precise location of any number of eligible brown stone front houses and fine building sites, which they perhaps never saw but once, although they swear volubly as to the date on which hey purchased them, and evolve from their inner consciousness the whole history of the property for a quarter of a century past. District Attorney Phelps is determined to make things hot for these tellows, and extreme circumspection is now observed in releasing criminals on bonds.

An old man named Alexander P. McKenzle, who is said to have made straw bail giving a profession for many years, was arrested at No. 1,078 Third avenue yesterday by Delectives O'Connor and Field, of the District Attorney's office. The particular charge on which McKenzle was arrested graw out of a little transaction before Judge Morgan, at the Washington Place Police Court, on the lat- of February last. Arthur Seitz, an employe of the Domestic Sewing Machine Company, on the 24th of January drew from the Bank of the Metropolis, corner of Broadway and Sixteenth street, the sum of \$2,500. While he stood in the bank counting the money it was snatched from his hands by one Henry Wilson, of No. 145 West Twenty-eighth street, between the was found in the sum

SOME NEEDED CHANGES.

Judicial illness does not seem to be confined to the State courts, and the new Court House is not the only badly ventilated building in which the courts are held. Judge Sutherland was yesterday taken seriously ill while on the bench of the Court of General Sessions while on the bonch of the Court of General Sessions engaged in trying the case of Williamson, the bond forger. By a great effort he managed to bear up long enough to charge the jury and, conclude the case. The attack is attributed to the poisonous atmosphere of the court room, which is absolutely without any means of ventilation, although it is crowded every day by jurors, counsol and witnesses, not to meation the fact that a score of filthy prisoners are frequently penned up in a box in one end of the room awaiting arraignment. The rooms on the third story which have been vacated by parts 3 and 4 of the Marine Court, and which Judge Gildersleeve will occupy with part 2 of the Court of General Sessions on the 1st of June, are, if possible, still more miserable in every particular. The accommodations provided for this court are ludierously inadequate. Cases of larceny from the person are tried almost every day, in which the witnesses are women of quate. Cases of larceny from the person are tried almost every day, in which the witnesses are women of the town, and a just trial necessitates the relation on the stand of occurrences which no honest woman of any class in life should be compelled to hear. Yet one side of the court room is constantly filled with women and girls of tender years summoned as witnesses in the various cases, and they are of course compelled to histen to the repetition of conversations made up of slang, obscently and profamity, not unfrequently made still more disgusting by the questionable jokes of not over-fasticious counsel. All this could be avoided it there were a room provided for the accommodation of witnesses till they should be called. Another reason why there should be more room, and perhaps, so far as the administration of justice is concerned, a more important one, is that witnesses called in defence of a criminal sit in court and hear all the testimony for the prosecution, so that they know exactly what to swear to in order to make out a case for their friend. Assistant District Attorney Bell in important cases how forces all witnesses for the prisoner to withdraw while the examination is in progress, and this action is found sometimes to have a very disconcerting effect apon the prisoner's case. But this plan has many disadvantages apart from its inconvenience and loss of time, for the witnesses, being turned out into the corridor, frequently are not to be found when called for.

On the 9th of this month a woman named Catherine accase, of No. 431 Third avenue, went into the rectity-McCabe, of No. 431 Third avenue, went into the rectifying establishment of James Brannegan, No. 237 East Twenty-second street, and, presenting a \$20 note, asked for the change of it. The bartender had no change, but accommodated the woman by getting small bills for the note at a neighboring store. The bartender, to his surprise, soon after discovered that the note was a counterfeit, when he at once started to hunt up Catherine, who in the meantime had gone on a big spree, and, being arrested and sont to Biackwell's Island, the victimized bartender could not trace her, and of course lost his money. After Catherine's release she paid another visit to Brannegan, was at once recognized and arrested, and was yesterday taken before United States Commissioner Shields. She stated, on examination, that Judge Sutherland was her guardian, and would go bail for her. But on application to the Judge he repudiated Catherine's claim, and she was held in \$500 bail, which she could not procure.

THE CROOKED WHISKEY CASES. THE CROOKED WHISKEY CASES.

The case of the United States against the parties indicted by the Grand Jury for alleged crooked whiskeyfrauds was called up yesterday, before Judge Benedict,
in the United States Circuit Court. The parties with
whose trials the District Attorney is prepared to proceed were brought into court to picad. These were:

John R. Ely, F. O. Boyd, Edgar P. Hill, Emanuel
Eising, James Anthony, Edward A. Bowry, Wilman
Miller and William M. Rice. The accused all picatted
guilty, with leave to withdraw that pica and plead
anew before the second day of the next term.

SUMMARY OF LAW CASES. SUMMARY OF LAW CASES.

Mrs. E. Benrietta Whitehurst obtained a verdict of \$500 camages in the Superior Court, before Judge Curtis, yesterday, against Charles Jackson and others, proprietors of the Twenty-third street and Broadway stages, for injuries received through the carelessness of one of defendants' drivers.

Attorney General Fairchild has directed a stay of proceedings in the Bleecker Street Railroad suit to forfeit the franchises of the company on the ground of its insofrency.

District Attorney Blins received a telegraphic despatch resterday from General Betler stating that he would be in the city to-day, and would be prepared to go on with the trial of Lawrence, and it may there are be fairly expected that the case will at last come to an issue.

be farrly expected that the case will at last come to an issue.

The case of Abraham Miller against the corporations of New York city and Brooklyn and the trustees of the East River Bridge, which was set down for a hearing yesterday, before Judge Johnson, on a motion for a preliminary injunction to restrain turther progress on the construction of the bridge, was postponed still the 12th of July.

After nearly three weeks' trial the testimony in the suit brought by the widow of John Kelluni, architect, against the city to recover some \$190,000 percentage, claimed to be due for building the New Court House, was concluded yesterday. The respective

counsel will sum up this morning, and it is probable that a verdict will be reached to-day.

In the suit brought by R. W. Martin against Jay Gould and others, to recover \$44,000 on account of gold transactions on "black Friday," a motion was made yesterday before Judge Speir, holding Special Term of the Superior Court, for leave to serve a complaint, the time for such service having passed by unknown to the counsel. Judge Speir said it was a question in his mind whether he had the power to do but he would however do so with leave for the

brigge & Co., tea dealers, are detendants. Plaintiffs sold \$18,000 worth of tea to defendants who failed without making payment, whereupon plaintiffs directed the Sheriff to selize and take away their tea, and found there about \$24,000 worth remaining. The suit was brought to determine whether plaintiffs had handed over title as well as possession to defendants. The trial will probably occupy a day or two.

After a long continued and acrimonious litigation the sait brought to remove from the bench Judge Planagan, of the Tenth Civil Judicial district, on the ground of the alleged illegality of his election, has reached a final adjudication in his tavor in the Court of Appeals. Judge Flanagan was elected to his present position at the next general election after the passage of the Annexation act. A quo warranto suit was instituted by Mr. James R. Angei, the defeated candidate, to effect his removal, because the election was conducted in accordance with the general election laws instead of city election laws. The case was tried before Judge Van Brunt, in Supreme Court, Circuit, and resulted in a verdict in favor of Judge Flanagan. This judgment was affirmed unanimously by the judges of the Supreme Court, General Form, and now, as already stated, his again been affirmed by the Court of Appeals. And thus ends this long logal controversy. Judge Flanagan's term of office continues tiil January 1, 1880, with a salary of \$3,000 a year, instead of \$6,000, the sum paid to the other Civil District Court judges. The victory, therefore, is something substantial.

DECISIONS.

SUPREME COURT-CHAMBERS.

SUPREME COURT—CHAMBERS.

By Judge Barrett.

Everton va Everton.—I am not satisfied either with the proof of service or that of adultery. Dixon's testimeny is not corroborated, and he gives no sufficient account of himself, nor does it appear how Brown came to point defendant out to the process server, nor how he knew him, and the subsequent identification through a third person is too remote.

Ward va Ward.—I am unwilling to grant a divorce on the unsupported testimony of the person who was called, nor without stronger evidence, and the proof of residence should be by some person other than the plaintiff.

The Mutual Life Insurance Company vs. Grant; in

plaintiff.

The Mutual Life Insurance Company vs. Grant; in the matter of Margaret E. Jack, an infant.—Reports confirmed and orders granted.

By Judge Van Vorst.

Hatfield et al. va. Macy et al.—Motion for a new trial denied, with \$10 costs.

Marshall et al. va. Macy et. al.—Motion for a new trial for surprise, &c., denied. Opinion.

COURT OF GENERAL SESSIONS. Before Judge Sutherland. THE BOND FORGERIES -CONVICTION OF WILL-

IAMSON. The trial of Charles J. Williamson, an alleged prin-

The trial of Charles J. Williamson, an alleged principal of the Roberts-Gleason gang of bond forgers, which was begun on Friday last, was yesterday concluded. Assistant District Attorney Rollins consumed about three hours in summing up the testimony on behalf of the prosecution. At the conclusion of his address the jury deliberated but a moment and returned a verdict of guilty of the second count in the indictment, which charged the prisoner with uttering forged bonds, knowing them to be forged. Williams was remanded to await trial on other indictments, of which there are about fifty pending against him.

POLICE COURT NOTES.

POLICE COURT NOTES.

Detective O'Neil, of the Ninth precinct, arrested three boys yesterday who gave their names as George Vansickle, Edward Crospin and William H. Cornish, who were charged with stealing from an uncocupled house, No. 692 Greenwich street, loaden pipe valued at about \$500. The prisoners were brought before Justice Smith, at the Washington Place Police Court, yesterday afternoon, who committed them in default of \$1,000 ball cach.

Jacques Trequire, of No. 79 Crosby street, was brought before Justice Smith on the charge of stealing from the person of Justin Guntz, residing at No. 47 Woosler street, a pocketbook, containing \$12, in a Seventh avenue car, yesterday morning. The prisoner was held in \$500 ball to answer.

Charles Houlton, a commission merchant, of No. 94 Warren street, charged Jonathan L. Godfrey, of No. 192 Raymond street, Brooklyn, with embezzling the sum of \$41 65, which he received for his employer from J. F. Schott, Justice Smith held the prisoner for examination.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Larremore. Court opens at half-past ten o'clock A. M.—Nos. 29, 49, 47, 55, 84, 86, 106, 142, 149, 162½, 208, 216, 258, 261, 258, 261, 258, 262, 298, 303, 320, 322, 323, 324, 329, 332, 333, 334, 335, 338, 339, 340, 341, 342, 343.

SUPREME COURT—GENERAL TERM—Held by Judges Davis, Brady and Daniels.—Nos. 111, 153, 107, 141, 145, 125½, 151, 125, 153½, 154, 68, 69, 117, 73, 155, 1565½, 156, 157, 158, 159.

SUPREME COURT—SPECIAL TERM.—Held by Judge Larremore.—Southwick va The First National Bank of Memphis, Tens.

SUPREME COURT—SPECIAL TERM.—Held by Judge Donohue.—Nos. 1049, 1703. Part 2—Held by Judge Barrett.—Caseon—No. 2338, No. day calendar. Part 3—Held by Judge Dylage Dylage Donohue.—Nos. 37, 301, 1127, 111, 621, 1809, 1497, 575½, 1291, 923½, 1811, 15, 2885, 1820, 1837, 950, 947½, 1160.

SUPREMOR COURT—SPECIAL TERM—Held by Judge Sper.—Issues of fact.—Nos. 3, 18, 15.

SUPREMOR COURT—TRIAL TERM—Part 1—Held by Judge Sper.—Issues of fact.—Nos. 3, 18, 15.

SUPREMOR COURT—TRIAL TERM—Part 1—Held by Judge Sper.—Issues of fact.—Nos. 3, 18, 15.

SUPREMOR COURT—TRIAL TERM—Part 1—Held by Judge Sper.—Issues of fact.—Nos. 3, 18, 15.

SUPREMOR COURT—TRIAL TERM—Part 1—Held by Judge Sper.—Issues of fact.—Nos. 3, 18, 115.

1184, 1837. Part 2—Held by Judge Sanford.—Nos. 1675.

744, 919, 1034, 720, 775, 1005, 746, 1158, 454, 764, 712, 1180. 1191, 1192.

1184, 837. Part 2—Held by Judge Sanford.—Nos. 1676. 744, 919, 1034, 720, 775, 1005, 746, 1158, 454, 764, 712, 1180, 1191, 1192.

COMMON PLASS—EQUITY TERM—Held by Judge J. F. Daly.—Nos. 24, 4, 14.

COMMON PLASS—TRIAL TERM—Part 1—Held by Judge Van Hoceno.—Nos. 9564, 295, 956, 1900, 1680, 1097, 1430, 369, 1164, 2115, 1528, 706, 2281, 2130, 2127, 2135, 9544, 2051, 1211, 2147, 2148, 2152, 2153, 2154, 1144, 1693, 2033, 1608, 1308, 1854. Part 2—Held by Judge Van Bront.—Nos. 1863, 1931, 1655, 1942, 2445, 2091, 2130, 2069, 1350, 2157, 2176, 2178, 2179, 2181, 2182, 2155, 2164, 1776, 2178, 2179, 2181, 1822, 2155, 2186, 2157, 2190, 2192, 2194, 2196, 2197, 2199, 2200, 2201, 2202, 2203, 2204.

#ARING COURT—TRIAL TERM—Part 1.—Adjourned for the term. Part 2—Held by Judge Goepp.—Nos. 2810, 4001, 4111, 3482, 3749, 4233, 4125, 4094, 4233, 7730, 2024, 7574, 7621, 4116, 4605, 4101, 2224, 2013, 6534, 4231, 7695, 7749, 4114, 3683, 4238, 6705, 7768. Part 3—Adjourned for the term.

COURT OF GENERAL SESSIONS—Held by Judge Sutherland.—I. The People vs. Charles Raiston, forgery; 2. Same vs. William Martin, talso pretences; 3. Same vs. John Sullivas, petit larcency.

COURT OF APPEALS.

COURT OF APPEALS.

ALBANY, N. Y., May 24, 1876.

No. 15. Gliman vz. Gliman.—W. W. Gage, for appellant, closed argument of case.

No. 187. Marsh vz. Dodge.—Argued by H. V. Howland for appellant, Rollin Tracy for respondent.

No. 189. In re Watson.—Passed.

No. 149. Ferry vz. Stephens.—Argued by William Rumsey for appellant, Harlo Hakes for respondent.

No. 178. West New York Life Insurance Company vz. Clinton.—Argued by Mr. Tarbox for appellant, E. Countryman for respondent.

No. 192 Mason vz. Partridge.

No. 192 Kilburn vz. Same.—Argued as one cause by Wheeler H. Peckham for appellant, Joseph H. Choste for respondent.

Adjourned.

CALENDAR.

CALENDAR.

Day calendar for Thursday, May 25, 1876.—Nos. 162, 163, 197, 198, 201, 202, 207, 208.

THE BROOKLYN BRIDGE.

GENERAL JOHN NEWTON THINKS IT CANNOT BE RAISED HIGHER. General John Newton, of the United States En-

General John Newton, of the United States Engineers, who was one of the commission of engineers who reported upon the details of the Brooklyn Bridge, in a casual conversation with the writer a day or two ago stated that he did not see how the courts could interfere with the completion of it since the action of Congress was final. The persons who now complain that it is too low and that the commerce of the port will be ruined are rather late in arriving at that conclusion. They had, when the bill was before Congress, every opportunity to present their objections, yet they failed to offer any that were considered tenuble. The engineers might err, but they had carefully considered the whole subject and decided upon the present height, which is five feet in excess of what was originally intended. The General states that owing to the clevation of the land on either side of the river it is impossible to throw the span sit a higher altitude. While the towers could be continued higher, the land where the approaches are to be made will not permit of raising the bridge. There is not a vessel affect, he believed, which cannot pass under the span by striking the topmast. The Great Republic could go under with her topmast down. "The great hardship to commerce," he continued, "is that we no longer have experienced sailors, Nearly all the crews in the merchant marine are composed of inexperienced men, who have not sufficient knowledge to strike the topmasts, and shipowners will be compelled to call in the services of professional riggers to do the work."

Testorday ground was formally broken for the construction of the Brooklyn Stient Safety Elevated Railway at the intersection of Lexington and Reid avenues in the presence of about 500 persons. Mayor Schroeder, who turned the first shovelful of earth, was introduced to the assemblage by the president of the company, Mr. John H. Burtis. The Mayor said, on coming forward, that though he might differ with some of his fellow citizens as to the best mode of bringing about rapid communication between the outer wards and the City Hall and New York, while we live in this great Republic the majority must rule. After having expressed his waws to the Board of Aldermen and found that they

MARRIAGES AND DEATHS. MARRIED.

MARKIED.

ADDICES-LENT.—At Peckskill, on Monday, May 8, by the Rev. Dr. E. F. Moldehnke, William D. Addicks, of New York city, to Panleya, daughter of Harrison O. Lent, Esq., of Peckskill

BLUM—FISHEL—On Wednesday, May 17, at the residence of the bride's uncle, B. Blum, Esq., by the Rev. Dr. A. Huebsch, Fannir Bleix to Aanon A. Fishell, both of this city.

FANCHER—REMBER.—On Wednesday, 24th of May, by Rev. E. P. Rogers, D. D., at the South Reformed church, corner 5th av. and 21st st., Professor Exra B. FANCHER, of Senoca Falls, N. Y., and Mary L., daughter of the late John S. Remsen, of Cazenovia, N. Y. No cards.

Brooklyn.

RICH.—SMITH.—On Tuesday, May 23, by the Rev.
Robert S. MacArthur, Throbork P. Rich, Esq., of New
York, to Miss Fannie S., daughter of the Hon. Henry
Smith, of Albany.

DIFD.

AUSTIX.—At Astoria, May 22, suddenly, of diphtheria, Julia Annie, only daughter of James V. and Sarah E. Austin, aged 8 years, 7 months and 2 days.

Funeral from the residence of her parents on Thursday, the 25th, at two o'clock P. M.

BARRY.—At half-past nine o'clock last night, at the residence of his parents, No. 511 Hicks st., Brooklyn, of bronchitis, Josis, beloved child of Thomas J. and Lizzie Barry, aged 3 years and 24 days. Funeral at 2 o'clock Friday afternoon.

CANDIDUS.—WILLIAM CANDIDUS, on the morning of the 24th inst., in the 50th year of his age, at Philadelphia, Pa.

Candidus.—William Candidus, on the morning of the 24th inst, in the 50th year of his age, at Philadelphia, Pa.

Clark.—At her late residence, No. 35 Albany st., New Brunswick, N. J., on Tuesday, May 23, Mra. Sarah M. Clark, in the 82d year of her age.

Funeral from the First Baptist church, New Brunswick, on Friday, the 26th inst., at three P. M.

Kingston (N. Y.) papers please copy.

Core.—At Tarrytown, N. Y., on Monday, May 22

Sandon Core, in the 76th year of his age.

Funeral from his late residence, on Thursday, 25th inst., at half-past one o'clock P. M. Carriages will moet the 11:50 train from Grand Central depot.

Curry.—On Monday ovening, May 22, at the residence of his sister, Mrs. Henry T. Vanderhoot, J. Albert Curry.—On Monday ovening, May 22, at the residence of his sister, Mrs. Henry T. Vanderhoot, J. Albert Curry.—On Goossumption.

Relatives and friends are invited to attend the funeral, at two o'clock P. M.

Daly.—On Tuesday morning, May 23, James Daly, aged 78 years and 8 months.

The relatives and friends are respectfully invited to attend the funeral, from his late residence, 231 East 34th st., on Thursday, May 25, at two o'clock.

Doslox.—Suddenly, on Friday, May 19, Perer M.

Doxlox, in the 43d year of his age.

The relatives and friends, also the members of the Tammany Hall Democratic General Committee of the Ninth Assembly district, are respectfully invited to attend the funeral, from the residence of his brother-in-law, Lorenzo Cuddy, No. 15 Little 12th st., on Thursday, the 25th inst., at half-past one o'clock.

The members of the Democratic General Committee on Ostrone Committee of the Ninth Assembly district are requested to meet at No. 496 Hudson st., at one o'clock, this day, Thursday, to attend the tuneral of Peter M. Donlon, and her first are requested to meet at No. 496 Hudson st., at one o'clock, this day, Thursday, to attend the tuneral of Peter M. Donlon, and her first hear.

Peter M. Donion,

GEORGE A. JEREMIAH, Chairman.

GEORGE A. JEREMIAH, Chairman.

Thomas Kanady, Secretary.

Du Bois. — On Tuesday, May 23, of pneumonia, Lewis Du Bois, in his 67th year.

Relatives and friends are invited to attend the funeral, from the North Presbyterian church, corner of 9th av. and 31th st., on Friday, 26th inst., at four P. M. His remains will be taken to Catskill for interment.

GRISWOLD—At No. 61 5th av., suddenly, Monday, May 22, Janes C. Griswold, member of the firm of Tent, Griswold & Co.

Funeral from the Church of the Ascension, 5th av., corner 10th st., on Thursday, at half-past nine A. M. Hill.—The friends and acquaintances of the late H. M. Hill. are respectfully invited to attend his funeral on Thursday atternoon at 2 o'clock, at Trinity Church, corner Washington and 7th sts., Hoboken.

Hughes.—On Treesday, May 23, after a short fillness, Mark, the beloved wite of Patrick J. Hughes, in the 35th year of her age.

Funeral on Friday, at ten o'clock A. M., from her late residence, No. 56 Hudson av., Brooklyn. Solemn requiem mass at St. Ann's church, corner of Front and Gold sts., whence the remains will be taken to Cemetery of the Holy Cross, Finthush. Relatives and friends of the family are respectfully levited to attend.

INGRESOLL—On Tue-day morning, May 23, James D. INGRESOLL, aged 69 years.

His relatives and friends are respectfully invited to attend the funeral services, on Thursday, May 25, at its o'clock F. M., at 239 Malisson av. His remains will be taken Friday morning to Uxbridge, Mass., for interment.

JENKING.—In Brooklyn, on Tuesday, May 23, Many interment.

five o'clock F. M., at 239 Madison av. His remains will be taken Friday morning to Uxbridge, Mass., for interment.

Jenkina.—In Brooklyn, on Tuesday, May 23, Many A., wile of Thomas J. Jenkins, in her 62d year.

A solemn requiem mass will be offered for the repose of her soul, at 3t. Mary's Star of the Sea, Court st., Brooklyn, at ten A. M., Friday, May 26. Relatives and friends are respectfully invited. Remains will be intered in the Gemetery of the Holy Cross.

Johnston.—On Wednesday, May 24, Richard Johnston, in the 30th year of his age, native of Derry, Parish of Magherfeit, Ireland.

The relatives and friends of the family are respectfully invited to attend the funeral from his late residence, 1st av., between 115th and 116th sts., on Friday, the 22th inst., abl o'clock.

KNAFF.—At Hackensack, N. J., May 24, 1876, STUART F. R. KNAFF, in the 30th year of his age.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his mother, Main st., Hackensack, on Saturday, 27th inst. at half-past two. Trains leave foot of Chambers st. at 1 o'clock, via New Jersey and New York Railroad.

Lank.—On Wednesday, May 24, 1876, ELLEN LANS, wite of Albert S. Lane.

Notice in Friday's papers.

Marc.—At Woodside, L. L., Gaskiel Marc, Jr., aged 24 years and 3 months.

Relatives and friends are invited to attend the funeral, this day, 25th inst., at two o'clock P. M.

Relatives and friends are invited to attend the funeral, this day, 25th inst., at two o'clock P. M. Trains leave Hunter's Point at 1 o'clock for Wood-

Sounders.—On Wednesday, May 24, Mart Are, beloved wife of Jacob Sobmedes, in the 37th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, on Friday, at two o'clock, from her late residence, No. 663 Hudson at. St. Amart.—On Tuesday, May 23, at eight o'clock A. M., Daniel. St. Amart, in the 65th year of his age.

The funeral will take place from his late residence, 274 Heary st., Brooklyn, on Friday, May 28, at ten o'clock A. M.

Stage.—On Tuesday morning, after a lingering illness, Caroline Town Stage, widow of John T. Stage, and daughter of the late Dr. Josiah Hornblower, of New Jersey.

The relatives and friends of the family are invited to attend her funeral at Grace Church on Thursday, at 230 o'clock.

Stevers.—On Wednesday, May 24, Frederick Stevers, aged 88.

Relatives and friends of the family are respectfully invited to attend his funeral, on Friday, May 26, at eleven o'clock, at the First Methodist Episcopal church, White Plains, N. Y.

Walker.—On Tuesday, May 23, David Walker, aged 69 years and 8 months.

His friends and those of the family are respectfully invited to attend the funeral, from he is the residence, No. 511 Hudson at., on Thursday, the 25th, at two o'clock.

Walker.—May 24, Bridger Walker, wife of Edward Walker.

WALSH .- May 24, BRIDGET WALSH, wife of Edward

Waish.

Friends of the family are invited to attend the funeral Friday morning, at half-past nine o'clock; carringes will be waiting at the Long Island depot, Huntrispension with the series of the series of

MISCELLANEOUS.

MISCELLANEOUS.

CHINESE LAUNDRY, 342 3D AY —WASHING AND ironing in the best manner and at the cheapest rates, in basement, under express office.

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THE PACAHOLT BES ARABES is the very best and most agreeable breakiest for strengthening children and persons suffering from delicate and weak chest, stomach, or attained with chiorosis or "anomies." This nutritive and fortilying food is prepared by DELAN-GRENIER of Paris.

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A PARTY EXPECTING TO BE ABSENT TRAVELIng the greater part of the next few years wisten an
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and west of 3d av., in some person's one house, and where
no moving can be guaranteed one large room, or two
smaller, for storing luggage, chius, &c.; respectable and
responsible party owning own home may hear or an exceptional tenant. Address, with complete particulars as to location and size of rooms, and lowest price per year to insure
attention, E. P. II., 77 West 3d st.

A WOMAN AND SON WANT THE CARE OF A private house for the summer; best reference. M OFFICE WANTED -PART OF AN OFFICE WANTED on Broadway, above 10th st., on first floor, with use of one window. Apply to WILLIAM KNOWLAND, No. 287

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PHOR MUSTANG RACE.

PROM THE START TO THE VINISH.

IN THE EVENING TELEGRAM. WANTED-BY A SMALL PAMILY, A HOUSE OR Cottage, with all modern improvements, located between 42d and 5th sta, and 6th to 8th ave. Address stating particulars and lowest rent, O., box 137 Herald officer

WANTED—A FRENCH FLAT'IN A CENTRAL AND desirable location, at a moderate reat. Address FERMANENT, box 110 Herald office.

WANTED TO HIRE—A MEDIUM SIZED HOUSE UFtown for a small family: neighborhood of Central Park preferred. Address. with particulars, stating lowest terms, RESPONSIBLE, Herald office.

WANTED-BY GENTLEMAN, WIPE AND TWO children, a Second Floor, with improvements, not over 15 minutes from Chatham square: East Broadway or Houry st. preferred; terms must be low; no attention paid unless price is given, by American family. Address H. M. H., Herald office. WANTED-A HOUSE TO CARE FOR DURING THE summer, by a man and wife; best reference given. Address W. F. TREVETT, 13 East 14th st.

WANTED-BY THREE ADULTS FIVE OR SIX rooms, with every convenience for housekeeping; rent must be low; bathroom indispensable. Address, stating terms, C. A. M., Herald Uptown Branch office. WANTED-CARE OF GENTLEMAN'S RESIDENCE for the summer, by lady and son; best reference. Ad-dress J. B. B., box 136 Herald Uptown Branch office.

W ANTED—FOR THE SUMMER, A FURNISHED
Or one haur's travel from New York. Address, with particulars, box 5,714 Fost edites.

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A. POR RENT, UPRIGHT, SQUARE AND GRAND Planes of our own make; also for sale and rent, a number of fine second hand Planes, in perfect order. WILL-IAM NNABE 4 CO., No. 112 5th av., above 16th st.

number of fine second hand Planos, in perfect order. WILL-IAM KNABS & CO., No. 112 5th av., above 16th st.

A BRILLIANT TONED 7½ OCTAVE ROSEWOOD accepted for Windoor Planoforte, used by private family six months, cost \$1,200, for \$300, including Stool, Cover. Musical Cabinet, worth \$100, Call at private residence 120 West 22d st., near 6th av.

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Attempts are constantly made in this city and elsewhere by makers of begus planos and their agents to sell their inferior instruments, bearing our name or a name spelled so similar that many people do not notice the difference, and purchase the spurious, worthless instrument for a genuine Steinway plano. If persons, before purchasing such instrument, will take the spurious, worthless instrument for a genuine Steinway plano. If persons, before purchasing such instrument, will take the surrous whether the instrument is a genuine Stein way take the family of the instrument is a genuine Stein way that the family of the surface of th

A LARGE ASSORTMENT OF NEW AND SECOND hand Planos, at low figures for cash; installments; to rent, \$4 and upward; also Organs.

F. SHULER, 26 East 14th st.

A STEINWAY-FULL ROUND PIANO, ONLY \$500:
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av., Plano Manufacturers, first class Planos at extermely low prices; new and second hand Planos to real
and on instalments, So to \$20 mathly. A LADY WILL SELL, \$100, CHICKERING ROSE. A PRIVATE FAMILY WILL SELL THEIR ELEGANT Stelnway & Sons' Planoforte (at sacrifice), richly carved four round rosewood case. 7½ octave, full argange, overstrung Plano; every improvement; cost \$1,200, for \$250; stool, cover and box for shipping; also Decker & Brothers' 7½ octave upright Plano at one-fourth cost. Call at private residence No. 47 West 16th st., between 5th and 5th avs.

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A CARVED ROSEWOOD FULL 7-OCTAVE PIANO lorte, nearly new, \$85. 216 East 30th at., near 3d av A.—\$200 WILL BUY A BEAUTIFUL TOP PONY Buggy; cost \$490 last month; \$150 for a good Top Buggy; cost \$425. Stable, No. 33 East 124b st. CHURCH PIPE ORGAN (NEW, OF TWO MANUALS, DAVIA & SOA, Builders, 40 Downing st.

DAVIA & SON, Buildera, 40 Downing st.

CREAT AUCTION SALE OF PIANOS, AC., AT TUNIS
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Terms cash on delivery. Tenders, giving price per
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MONTHEAL, May 10, 187h.

MONTHEAL, May 10, 187h.

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I ONG'S HOTEL, NEW BOND ST. AND CLIPPORD st.—This well known comfortable hotel for ismilles and gentlemen, the only one in this central situation, has now as most commodious and luxuriously appointed smoking and reading room, with a large bay window commanding a most cheerful view of this important and fashionable throughlare; your visit is solicited, should you not already have made choice of a hotel in the west Knd of London. Under the management of W. I. and Mrs. Chambers.

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\$1,100, for \$250; one do., \$125; rep and halreloth Suits, \$23
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Mattresses, Extension Tables, Buffet, Chairs, &c. N. B.—
An olegant rosewood four round Windsor Plano for \$250; a
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A. sold at lowest cash prices on weekly or monthly payments; no additional charge on time sales. J. LYNCH, 304 3th av., between 25th and 25th sts.

ments; no additional charge on time sales. J. LYNCH.

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A -HANDSOME HOUSSHOLD FURNITURE (PROPARED).

A. erry Ool, T. Bowla) for sale in lots, at sacrifice; takin and broased Parior Suits, cost 8780, for 2500, \$125; Setheway Planoforte. \$250; Turkish Snit, \$100; inlaid Chamber Sets, with Dressing Cases. \$50, \$100; single Bedstends. Bureaux, hair and spring Mattresses; rep and naireloth Suits, \$20, \$50; Sookcases, Retension Table, Buffer, leather Dining Set. Silverware, Paintings, dronses, Hell Stand, Carreta, &c ; positive chance. Call at brown stone private residence No. 47 West 16th st., between 5th and 6th avs.

A GREAT SACRIFICE.—MAGNIFICENT SATIN A broade Parior Suit, nearly new, cost \$75, for \$150; one do. \$135; do. \$100; 12 Chamber Suits, with Dressing Cases, \$45 up. Hedesteads, Bureaux, Mattresses, 1rps and haireloth Suits, \$30 up; Planoforte, Bidobeard Extension Table, 10 Carpets, Curtains, Mirrors, Paintings, Silverware, Cultery, Call immediately, Residence 103 Kast 13th st. second door from 4th av.

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WANTED TO PURCHASE.

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